

BIA Training & Development Program

Training Sessions

Training Date Course To

1/17/2018 Short Training Sessions

Although future legal trainings will be managed by the newly-launched Office of Policy's Legal Education and Research Services Division, we have a few more short videos on various topics that we worke Chairman and I would like everyone to view. Review of these videos is **mandatory** for all Board attorney advisors and judicial law clerks and serves as an elective training for all paralegals. Please revie

<u> February 23, 2018</u>

Once you have completed the training, please submit your completion certificates for each training. To avoid interruption in the playing of these videos, we recommend that you watch them in the office.

1/10/2018 Asylum Issues Spotlight: Pattern or Practice and Disfavored Group Analyses

This presentation will focus on issues in asylum and withholding of removal claims based upon a premise that there is a pattern or practice of persecution in the home country or that the alien is a membine presentation will set forth the definition of a pattern or practice of persecution and discuss the analytical framework for such claims as set forth in Board and federal circuit court case law. In addition the concept of "disfavored group," including what is a "disfavored group," how such groups are evaluated in the asylum and withholding context, which federal courts recognize the "disfavored group" cor "disfavored group" concept differs from a pattern or practice analysis or the protected ground of membership in a particular social group.

11/8/2017 Developments in International Religious Freedom

This session will examine the International Religious Freedom Act and the role and function of the United States Commission on International Religious Freedom (USCIRF). It will also discuss recent c religious freedom, as such developments impact religious-based persecution claims. The session will further examine countries in which claims of religious persecution often arise, as well as legal issues r religious-based applications for asylum and other forms of protection under the Immigration and Nationality Act. Specifically, the session will focus on claims emerging from evangelical and other Christ Indonesia, and China, among other countries. Additionally, it will address the impact of expedited removal on asylum-seekers who are fleeing persecution on the basis of their religion.

Part 1 - Developments in International Religious Freedom

Part 2 - Developments in International Religious Freedom
Part 3 - Developments in International Religious Freedom

10/19/2017 Advanced Issues in Asylum, Withholding, & CAT II

This session will provide a more in depth discussion of specific refugee topics touched on in Part I of this training, with the goal of further fleshing out some of the nuanced and in-depth issues pertain removal, and protection under the Convention Against Torture ("CAT"). In particular, it will provide a more in depth discussion of: (1) standard of review issues arising in asylum, withholding of removal, and CAT; and (3) recent Board and Circuit Court precedent affecting all three types of claims.

Specifically, the session will discuss both straight forward and nuanced standard of review issues. It will also provide a detailed overview of the firm resettlement, particularly serious crime, and telephore exceptions to the firm resettlement bar, who has the burden of proof for establishing that the bar applies, and the 4-step analysis in *Matter of A-G-G*. The session will further discuss the a serious crime bar, including where the applicant has committed a crime that is not per se particularly serious. Finally, the presentation will explore the 3 tiers of terrorist organizations, the knowledge e and what constitutes material support.

Recent Board cases discussed will include Matter of R-K-K- (dealing with inter-proceedings similarities), Matter of J-R-R-A- (dealing with competency and credibility), Matter of M-A-F- (dealing with new a -M-C-P- (dealing with abandoned applications). Recent federal circuit court cases will include Gaye v. Lynch (6th Cir.), Reyes v. Lynch (9th Cir.), Cruz v. Sessions (4th Cir.), Bringas-Rodriquez v.: Romero v. Lynch (9th Cir.), and Iruegas-Valdez v. Yates (5th Cir.).

Video - Part 1, Advanced Issues in Asylum, Withholding, & CAT II

Video - Part 2, Advanced Issues in Asylum, Withholding, & CAT II

9/20/2017 Professionalism & You: Understanding Your Professional, Ethical, and Legal Obligations as a Department and EOIR Attorney

Professional Responsibility - This presentation will discuss professional responsibility issues for Department and EOIR attorneys. Topics of discussion will include: determining choice of law and who is the client (ABA Model Rule 1.13(a)); a lawyer's duties of competence and diligence (ABA Model Rule 1.1 and 1.3); identifying and addressing conflicts of interest (ABA Model Rule 1.7, 1.8, 1.9, communications (ABA Model Rule 3.5); and issues arising in a Department lawyer's personal use of social media (ABA Model Rule 1.6, 1.7, 3.6, 4.1, 4.2, 4.3, 8.2, 8.4(c), 8.4(d)).

Video - Part 1, Professional Responsibility

Video - Part 2, Professional Responsibility

No Fear Act and the EEO Process - This presentation will explore the Notification and Federal Employees Antidiscrimination and Retaliation Act of 2002 (No FEAR Act) and the EEO process. Specifically, an in depth review of anti-discrimination, whistleblower, and retaliation laws, as well as prohibited personnel practices. Both hypothetical and real-life examples will be utilized to provide a better unders harassment, including sexual harassment, issues in the workplace. The presentation will provide an overview of both the Department's Policy and the EEOC Guidelines on Sexual Harassment, including EEO Complaint Process.

Video - No Fear Act & the EEO Process

Government Ethics - This presentation will seek to enhance EOIR attorneys' understanding of the Standards of Ethical Conduct for Employees of the Executive Branch, as set forth at 5 C.F.R. § 2635, Standards of Ethical Conduct Governing Employees of the Department of Justice under 5 C.F.R. § 3801. The training will also touch on relevant criminal provisions under title 18 of the United States Cr various government ethics issues that arise inside and outside the workplace, including among others, issues related to the use of social media, restrictions on outside employment, financial and personal official title and position, and restrictions on fundraising and political activities. The training will utilize real-life scenarios to enhance attendee understanding of how the standards of ethical conduct can be common ethics pitfalls.

Video - Government Ethics

7/13/2017

Immigration Law & the Digital Age: Evidentiary Challenges for Appellate Adjudication

With the popularization of the World Wide Web, research can be conducted with hyper-ease, resources have become super-available, and courts are often left examining evidence taken from uniform resour requirement that immigration hearings conform to the Fifth Amendment's rigorous Due Process requirements has not diminished. This presentation will first address some of the complexities for authent administrative notice of evidence. Next, the presentation will address the different types of electronic evidence, and identify factors and a framework for admitting this type of evidence in the impresentation will then move to provide an overview and discussion of the Due Process concerns ultimately at stake.

Video - Part 1 Video - Part 2

6/14/2017

Advanced Issues in Asylum, Withholding, and CAT

This presentation will provide an overview of specific topics relating to refugee and asylum law. The goal of the presentation is to expand on and discuss some of the nuanced and in-depth issues th withholding of removal, and protection under the Convention Against Torture ("CAT") claims at the appellate level. Specifically, the presentation will focus on the various standard of review issues that a removal, and CAT claims. It will further explore the complexities involved in assessing whether a government is unwilling or unable to protect an applicant upon return to his or her home country. The examine the various issues that arise in determining whether an applicant has established a nexus to a protected ground under the refugee definition, with particular attention paid to the issue of whether is on account of membership in a particular social group. The presentation will also include an extended discussion of advanced issues relating to protection under CAT and the bars that apply to asylum, Finally, the presenters will highlight recent Board of Immigration Appeals and federal circuit cases pertinent to assessing asylum, withholding of removal, and CAT claims. This session was presented by Blanch and Attorney Advisor Karen Hope.

Video - Part 1 Video - Part 2 Video - Part 3

5/17/2017

Vulnerable Populations: Unacommpanied Children

This session will examine the initial steps that unaccompanied minors follow when they arrive in the United States, including the Department of Health and Human Service Office of Refugee Resettlems releasing minors, the process required to obtain a Special Immigrant Juvenile visa from the Department of Homeland Security, and the process of applying for asylum, withholding of removal, and pro Against Torture. Speakers will include representatives from the Department of Health and Human Service's Office of Refugee Resettlement, the Department of Homeland Security's Asylum Division, and represents minors. This session was moderated by Attorney Advisor Margaret O'Herron and presented by ORR Director for Children's Programs Commander Jonathan White, KIND Co-Director Laurie Ca. Kimberly Sicard, and USCIS Branch Chief Peter Rosenstock.

Video - Part 1 Video - Part 2

4/20/2017

Cancellation of Removal and Voluntary Departure: Issues in Appellate Adjudication

This presentation will provide an overview of cancellation of removal under section 240A of the Immigration and Nationality Act and voluntary departure under section 240B of the Act. It will address framework for both lawful and non-lawful permanent residents and include a survey of burgeoning issues in the cancellation of removal area. The training will examine, among other topics, the effect of physical presence and termination of presence. It will also discuss factors relevant to assessing good moral character and provide an overview of special rule cancellation of removal. The training will act issues relating to pre and post-conclusion voluntary departure. It will further discuss the advisals and adverse consequences associated with voluntary departure. This session was presented by Board Men. Advisors Joan Geller and Rosaly Kozbelt.

Video - Part 1 Video - Part 2 Video - Part 3

3/23/2017

Refugee Law and Process: International Legal Framework and the Role of UNHCR

The Office of the United Nations High Commissioner for Refugees (UNHCR) was created in 1950, during the aftermath of the Second World War, to help millions of Europeans who had fled or lost their UNHCR continues to work to protect and assist refugees around the world. This presentation will address the international legal framework under which refugee status is determined and the alternative voluntary repatriation, resettlement and integration. The presentation will include a survey of the largest refugee populations, top host countries and emergent refugee situations. The presentation variable to refugees once settled in host countries, explore solutions UNHCR has employed in response to refugee crises and examine current UNHCR identification procedures for refugees. The present of UNHCR interaction with United States agencies and review of the procedure, methodology and focus of UNHCR reports. The presentation will also discuss the use of those reports in asylum was moderated by Attorney Advisor Christine Puffer and presented by UNHCR U.S. Protection Officer/Attorney Alice Farmer.

Video - Part 1 Video - Part 2

2/22/2017

Westlaw: Maximizing Research Efficiency

This training focuses on maximizing Westlaw research efficiency. Specifically, the training emphasizes the "BIA Research Page," with detailed guidance on, and attention to, researching state and federal versions of these statutes—legislative history, jury instructions, state and federal decisions, and setting up personalized Westclip alerts. The training will conclude with a question and answer session for session was presented by Westlaw Federal Client Representative Candace N. Harris.

12/8/2016

Immigration Law Series: Appellate Adjudication Part IV - Criminal Law Developments

This presentation will examine the issues that arise when analyzing the immigration consequences of a criminal conviction. The presentation will explore recent developments with respect to the categori circumstance-specific approaches. The training will focus on the concepts of "realistic probability" and "divisibility." The presentation will utilize both hypothetical and real-life examples to demonst concepts. This session was moderated by Board Member Roger Pauley and presented by Attorney Advisors Joshua Lunsford, Jennifer Page-Lozano, and John Crossett.

12/8/2016

Immigration Law Series: Appellate Adjudication Part IV - Waiver, Abandonment, and Exhaustion

This presentation will address the concepts of waiver, abandonment, and exhaustion in removal proceedings. The presentation will discuss the legal authority defining these doctrines and how the diapplied by adjudicators. The presentation will discuss the different circumstances in which respondents effectively abandon their claims to relief, and in which parties waive their rights to appeal cert ineffectively exhaust an issue or claim for purposes of Board and (where applicable) Judicial review. The presentation will also provide a Board Member's perspective on how these concepts often work for questions from the audience. This session was moderated by Board Member Linda Wendtland and presented by Attorney Advisors Hillary Scholten and Heidi K. Hansen.

11/16/2016

Immigration Law Series: Appellate Adjudication Part III - Acquiescence and Torture under the Convention Against Torture

This presentation will provide attendees with a brief history of the Convention Against Torture ("CAT"), as well as a framework for adjudicating torture claims in immigration proceedings. It will ex Federal circuit courts' jurisprudence, including what constitutes torture and what qualifies as acquiescence by a public official or person acting in an official capacity. Finally, the presentation will offer at resolving frequently recurring issues that arise in adjudicating such CAT claims. This session was moderated by Vice Chairman Chuck Adkins-Blanch and presented by Attorney Advisors Joseph Hassel a Law Clerk Robyn Brown.

11/16/2016

Immigration Law Series: Appellate Adjudication Part III - International Religious Freedom: Current Issues and Topics (Religious Minorities in Bangladesh, Iran, and Syria)

This session will examine the International Religious Freedom Act and the statutorily-created United States Commission on International Religious Freedom. It will also discuss recent developments in ini as such developments impact religious-based persecution claims. The session will further examine countries in which claims of religious persecution often arise, as well as legal issues relevant to the a

applications for asylum and other forms of protection under the Immigration and Nationality Act. Specific countries discussed will include Iran, Bangladesh, and Syria. This session was moderated by Sadaat and presented by U.S. Commission on International Religious Freedom Co-Director for Policy and Research Elizabeth Cassidy, Co-Director for Policy and Research Dwight Bashir, and Policy Analys

10/27/2016 Immigration Law Series: Appellate Adjudication Part II - No Fear Act: Understanding the EEO Process

This presentation will provide attendees with an overview of the Notification and Federal Employees Antidiscrimination and Retaliation Act of 2002 (No FEAR Act). Attendees will have an understanding of the No FEAR Act, and the rights and protections under anti-discrimination, whistleblower, and retaliation laws. Additionally, this presentation will give an overview of DOJ's Policy and the EEOC Guideli include strategies for identifying and taking the appropriate actions for sexual harassment. This session was presented by BOP Senior Deputy Assistant Director & EEO Officer Mina Raskin.

10/27/2016 Immigration Law Series: Appellate Adjudication Part II - Professional Responsibility: Issues For Immigration Appeals Adjudicators

Topics of discussion will include: determining choice of law and rules to apply; duties owed to the "client" (ABA Model Rule of Professional Conduct 1.13; 28 U.S.C. §§ 516, 519; 5 U.S.C. § 3106; 6 U.S. Rule of Professional Conduct 1.6(k)); maintaining state bar licensure (8 C.F.R. 1003.10(a), 73 F.R. 53673-01, 28 U.S.C. § 530C(c)(1); ABA Model Rule of Professional Conduct 5.5(a)); ex parte commu Professional Conduct 3.5. 8.4(f); Code of Conduct for U.S. Judges Canon (3)(A)(4)); issues arising through the use of social media (ABA Model Rule of Professional Conduct 1.1, 1.3, 1.6, 1.8(b); Cod Canon 2(B), 3(A)(4), 4); conflicts of interest (ABA Model Rule of Professional Conduct 1.11, 1.7, 1.8, 1.9;Code of Conduct for U.S. Judges Canon 3(C)(1)); and internet research (ABA Model Rule of Professional Conduct 1.11, 1.7, 1.8, 1.9;Code of Conduct, and statutes, the discussion of these topics will also include relevant case session was presented by PRAO Attorney Advisor James A. Morgulec.

9/21/2016 Immigration Law Series: Appellate Adjudication Part I - Who Are You? Identity Issues in Immigration

This presentation will examine issues regarding an alien's identity in immigration proceedings which arise in credibility determinations, designation of a country of removal, and asylum eligibility. distinction between alienage and identity. In addition, the session will cover identity issues which arise in detained settings, such as custody determinations and habeas petitions. An overview of how security verifies identities in immigration proceedings will also be addressed. This session was moderated by Board Member Garry Malphrus and presented by Federal Court Remand Coordinator/Attorn Attorney Advisor Joseph Hassell, and OGC Associate General Counsel for Ethics Chris Cox.

9/21/2016 Immigration Law Series: Appellate Adjudication Part I - Government Ethics for Immigration Appeals Adjudicators

This presentation will explore the Standards of Ethical Conduct for employees of the Executive Branch and the Supplemental Standards of Ethical Conduct for Employees of the Department of Justice, Code of Federal Regulations. The session will cover such issues as restrictions on the receipt of gifts, misuse of official title and position, membership in professional organizations, and restrictions on or activities. The session will utilize both hypothetical and real-life examples to demonstrate the application of the Standards of Conduct. This session was presented by OGC Associate General Counsel for E

7/27/2016 Fraud and Abuse Prevention

The purpose of this presentation is to discuss issues of fraud, scams, and unauthorized practice of law that impact adjudications before the Executive Office for Immigration Review (EOIR). The presents of EOIR's Fraud and Abuse Prevention Program (Fraud Program), including its regulatory underpinning. In addition, the training will provide an overview of common fraud, scam, and unauthorized practite the statutory and regulatory grounds used to prosecute such violations or discipline practitioners under the Rules of Professional Conduct. The training will also focus on the role of the Fraud and Abuse P agency, and will discuss the referral process for referring cases to the Fraud Program. The session was moderated by Senior Legal Advisor Amanda Adams and presented by Associate General Counsel B.

4/21/2016 Analyzing Adjustment of Status Claims

This presentation will provide a framework for determining whether an alien in removal proceedings can establish statutory eligibility for adjustment of status under sections 245(a) and (i) of the Immin U.S.C. §§ 1255(a), (i), and that a favorable exercise of discretion is warranted. The statutory requirements for adjustment under sections 245(a) and 245(i) will be identified and examined. The discussion of the additional requirements that must be satisfied when an alien, who is inadmissible due to a criminal conviction, files a 212(h) waiver application in conjunction with an adjustment application and address the relevant factors to consider in determining whether removal proceedings should be continued or reopened to afford an alien the opportunity to apply for adjustment of status. This sess Member Anne Greer and presented by Attorney Advisor Teresa Donovan.

2/18/2016 Attorney Discipline

The purpose of this presentation is to discuss attorney discipline in the context of attorneys practicing before Immigration Judges and the Board of Immigration Appeals. The presentation will provide discipline regulations, focusing on the regulatory grounds for discipline, including competence, diligence, communication, and conduct prejudicial to the administration of justice, among others. The trair of agency disciplinary counsel and the interplay between the immigration appellate process and attorney discipline. This session was moderated by Senior Legal Advisor Veronica Rubi and presented language.

8/12/2015 2015 EOIR Legal Training Program - The Rocky Road to Reform: The Changing Landscape of Immigration Law

In recent history, all three branches of government have tried their hand at making significant changes to immigration. There have been Congressional efforts on comprehensive immigration reform Court and circuit courts have issued landmark decisions. The White House and executive agencies have issued directives that alter the immigration landscape. This session will provide a substantive reform by each branch and provide insights into specific efforts at reform that impact the immigration courts and Board of Immigration Appeals directly. This session will also provide greater contex immigration jurisprudence and future formulation of the immigration laws. This session was moderated by BIA Chairman David Neal and presented by EOIR Director Juan Osuna.

8/12/2015 2015 EOIR Legal Training Program - Government Standards of Conduct for Board Members & Attorney Advisors

The government ethics portion of the training will explore the Standards of Ethical Conduct for employees of the Executive Branch and the Supplemental Standards of Ethical Conduct for Employees of the set forth in Title 5 of the Code of Federal Regulations. The session will cover such issues as restrictions on the receipt of gifts, misuse of official title and position, membership in professional orga outside employment and other activities. The session will utilize both hypothetical and real-life examples to demonstrate the application of the Standards of Conduct. This session was moderated by:

Adams and presented by OGC Associate General Counsel Brigette Frantz.

8/12/2015 2015 EOIR Legal Training Program - Interpreting & Implementing the Decision in Franco v. Holder

This session will provide important information for immigration adjudicators on the legal implications of the rulings in the Franco-Gonzalez v. Holder case out of the Central District of California. The sea and scope of the court's rulings. The session will provide information particularly relevant to California, Washington, and Arizona adjudicators. This session was moderated by OGC Senior Councel for and presented by OGC Associate General Counsel Brianna Evans, and Legal Analyst Gregory Pleasants.

8/12/2015 2015 EOIR Legal Training Program - Advanced Legal Research: Lexis Advance

In this session, attendees will be introduced to tools for conducting advanced legal research using Lexis Advance, Lexis' new research platform. The presenter will provide an overview of various re immigration adjudicators to locate federal court opinions and orders, administrative decisions, statutory materials, secondary sources, and immigration-specific resources. Attendees will learn how to documents and databases and will receive instruction on how to research the status of cases currently pending before the federal courts. This session was moderated by Senior Legal Advisor Amar LexisNexis Representative Joshua Harvey.

8/12/2015 2015 EOIR Legal Training Program - Federal Anti-Discrimination Laws: EEO, Sexual Harassment, and NO FEAR Act

This presentation will provide attendees with an overview of the Notification and Federal Employees Antidiscrimination and Retaliation Act of 2002 (No FEAR Act). Attendees will have an understanding of the No FEAR Act, and the rights and protections under anti-discrimination, whistleblower, and retaliation laws. Additionally, this presentation will give an overview of DOJ's Policy and the EEOC Guideli include strategies for identifying and how to take the appropriate actions for sexual harassment. This session was moderated by Attorney Advisor Yoonji Kim and presented by Consumer Product Safety and Minority Enterprise Kathleen Buttrey.

8/12/2015 2015 EOIR Legal Training Program - Professionalism for EOIR Adjudicators: Principles of Civility, Integrity, and Professionalism

Conduct, professionalism, and temperament of adjudicators may impact due process and the fundamental fairness of proceedings as well as public faith and trust in the justice system. This session is sp issues of professional responsibility for immigration adjudicators including Immigration Judges, Members of the Board of Immigration Appeals, OCAHO Administrative Law Judges, and all EOIR Attorney A at conduct both "on" and "off the bench." The session will explore common rules of judicial responsibility and conduct such as those pertaining to inappropriate public or private comments, failure of of hostile work environment, interference with representation of a party, competence, failure to follow the law, providing false information or falsifying records, diligence, impartiality, ex parte communi government/tribunal resources, criminal conduct, and actions prejudicial to the administration of justice. This session will also address facts that mitigate and aggravate the disciplinary penalties imp and apply codes of judicial conduct and judicial discipline case law to common fact patterns that have resulted in disciplinary actions against adjudicators. Presenters will highlight judicial professional r from use of electronic means of communication such as e-mailing, blogging, texting and social networking. This session was moderated by Assistant Chief Immigration Judge MaryBeth Keller and present Ferguson, Director of the Center for Judicial Ethics Cynthia Gray, and Immigration Judge Denise Noonan Slavin.

8/12/2015 2015 EOIR Legal Training Program - Mental Competency in Immigration Court Proceedings: Identifying & Analyzing Competency Issues

This session will explore the safeguards that may be imposed once an alien is deemed incompetent. It will further explain: the role of the mental health examiner in immigration proceedings; the procumental health examiner; and the reliability and weight to be accorded to the mental health examiner's report. The session will also highlight key provisions of the United States District Court's Holder. Session participants will learn how to resolve common challenges that arise in cases involving an alien with a mental disorder. Participants will also learn to draft clear, concise and well-reasone of competence. This session was moderated by Acting Chief Immigration Judge Jack Weil and presented by Associate Professor Dr. Randy Otto.

8/12/2015 2015 EOIR Legal Training Program - Home & Away: Consular Waivers & Processing

This session is designed to provide attendees with an understanding of the consular adjudications and inadmissibility waivers process. The panel will discuss the legal standards and procedures employe consular adjudications and by the United States Citizenship & Immigration Services in adjudicating immigrant visa waivers. The panel will also explain the legal issues surrounding the new pre-departure into effect on March 4, 2013. Finally, the panel will highlight practice issues and recurring legal issues that arise in consular adjudications and inadmissibility waivers. This session was moderated. Donovan and presented by Special Assistant, Service Center Operations Directorate Sophia Cox, Attorney Adviser Chioe Dybdahl, and President-Elect William Stock.

8/12/2015 2015 EOIR Legal Training Program - Conducting Efficient Custody & Bond Proceedings

This session will explore the conduct of bond proceedings under section 236 of the Immigration and Nationality Act. The session will discuss the procedures for bond redeterminations before Immigra Immigration Appeals, as well as substantive law issues relating to discretionary bond determinations and mandatory detention. Specific topics will include: the initial custody determination by the Depar the institution of bond proceedings by DHS; the creation of the record in bond proceedings; the legal standards governing the Immigration Judge's bond determination, including exclusions to the proceedings, the conduct of Joseph hearings to determine whether an alien is properly included in the mandatory detention provisions of section 236(c); the creation of the bond memorandum; are governing the different stages of bond proceedings, including automatic stay cases. This session was moderated by Immigration Judge Irene Feldman and presented by Immigration Judge Dorothy Harbe

8/12/2015 2015 EOIR Legal Training Program - Mental Competency in Immigration Court Proceedings: Handling Competence Issues

This session will explore the safeguards that may be imposed once an alien is deemed incompetent. It will further explain: the role of the mental health examiner in immigration proceedings; the proc mental health examiner; and the reliability and weight to be accorded to the mental health examiner's report. The session will also highlight key provisions of the United States District Court's order in Session participants will learn how to resolve common challenges that arise in cases involving an alien with a mental disorder. Participants will also learn to draft clear, concise and well-reasoned d competence. This session was presented by Immigration Judge Robert McSeveney, Associate Professor Dr. Randy Otto, Contract Legal Analyst Gregory Pleasants, and Assistant Chief Immigration Judge 3.

8/11/2015 2015 EOIR Legal Training Program - Unaccompanied Children: The Journey, Custody, & Reunification

An increasing number of Unaccompanied Alien Children ("UACs") are risking the dangerous journey from Central America to the United States. This panel will describe who these children are, where the they are making the arduous journey to the United States. The panel will analyze how the arrival of these UACs impacts the United States and its legal system. The panel will then describe a typical hurdles they face upon arrival, the role of the Office of Refugee Resettlement, and reunification issues prior to and upon commencement of immigration proceedings. This session was moderated by Assis Brazill and presented by Supervisory Attorney Laurie Carafone and Deputy Director Bobbie Gregg.

8/11/2015 2015 EOIR Legal Training Program - Life, Death, & Fear of Gangs: Overview of Gang-Based Asylum Claims

Gang violence is a widespread and increasing menace in several countries. Many individuals in these countries have family and friends who have been threatened or killed by gangs, or have themsel violence and/or threats. Fearing for their lives, such individuals often apply for asylum and related forms of relief to avoid removal. This training will provide an overview of the federal courts of a withholding of removal, and Convention Against Torture claims based on fear of gangs. The session will explore issues relating to gang recruitment, the refusal to join a gang, former and current gave witnesses of gang crimes, and gang tattoos. The presentation will also examine key distinctions in case law among the circuits. This session was moderated by Immigration Judge Elizabeth Kessler and McConnell and Federal Court Remand Coordinator/Attorney Advisor Kathleen Pepper.

8/11/2015 2015 EOIR Legal Training Program - Strategies to Address Problematic Counsel: Practitioner Discipline Law & Procedure

This session will provide important information for immigration adjudicators on discipline law and procedure. It will discuss potential solutions under the law for handling problematic immigration practit United States Immigration Courts. The session will include a detailed discussion of pertinent case law, regulations, and rules of professional conduct. This session was moderated by Disciplin and presented by Immigration Judge Michael Baird and Assistant Bar Counsel Catherine Kello.

8/11/2015 2015 EOIR Legal Training Program - Waivers of Inadmissibility & the INA

This training will provide attorneys and adjudicators with important information regarding waivers of inadmissibility under the Immigration and Nationality Act. Attendees will examine recent developme of such waivers under sections 212(c), (i) and (h), and 237(a)(1)(H) of the Act. They will also learn to identify the legal issues typically associated with these waivers as well as relevant discretion moderated by Acting Team Leader David Saadat and presented by Immigration Judge Joren Lyons and Board Member John Guendelsberger.

8/11/2015 2015 EOIR Legal Training Program - Advanced Legal Research: Westlaw Next

In this session, attendees will learn how to perform advanced electronic legal research using WestlawNext, Westlaw's new research platform. Specifically, attendees will learn how to utilize key legal n for finding and analyzing immigration case law, administrative decisions, statutory and regulatory materials, and secondary sources. Attendees will also learn how to research case histories and citation regulations, and other important immigration specific research functions. This session was moderated by Senior Legal Advisor Amanda Adams and presented by Westlaw Representative Candance Harris.

8/11/2015 2015 EOIR Legal Training Program - The Other Reviewers: DHS Adjudicators

The Department of Homeland Security (DHS) adjudicates applications for a variety of immigration benefits, including family-based and employment-based visas, asylum, and credible/reasonable fear c panel of U.S. Citizenship & Immigration Services representatives from the Asylum Division, Service Center Operations, Office of Chief Counsel, and Administrative Appeals Office will discuss the content between Executive Office for Immigration Review and DHS adjudications. The panel will address jurisdictional and procedural issues, as well as the applicable legal standards DHS uses in adjudicating in the DHS applies Board of Immigration Appeals precedent decisions. This session was moderated by Acting Chief Charles "Locky" Nimick and presented by Special Assisant to the Associate Director Sop Citizenship and Operation Support Branches Claudia Young, Chief of the Litigation and Nationality Security Coordination Division Evan Franke, and Asylum Officer in the Operations Branch Kimberly Sican.

8/11/2015 2015 EOIR Legal Training Program - Special Immigrant Juvenile (SIJ) Petitions & Immigration Court Proceedings

This session will discuss the Special Immigrant Juveniles ("SIJ") program—which is a program designed to help certain foreign children in the United States who have been abused, neglected, or aband issues related to SIJ status eligibility and benefits. The session will also examine how the SIJ program relates to Immigration Court proceedings, including removal proceedings. The session will includ developments in these areas. This session was moderated by Counsel Rena Cutlip-Mason and presented by Director Jennifer Bensman, Associate Counsel Jessica Owens, Managing Attorney Christin Thomas Sotelo.

8/11/2015 2015 EOIR Legal Training Program - The Fear Factor: Credible & Reasonable Fear Determinations

The session will explore the conduct of "credible fear" and "reasonable fear" proceedings. The session will discuss the statutes and regulations governing credible/reasonable fear proceedings, including a in treatment of stowaways, aliens subject to expedited removal under section 235(b)(1) of the Act, aliens subject to expedited removal under 238(b), and aliens subject to reinstatement of prior of timeframes for conducting credible/reasonable fear review; creation of the record in credible/reasonable fear proceedings; introduction of oral and written statements and other evidence; and legal stand an alien has a credible/reasonable fear of persecution. The session will further discuss the impact of the Department of Homeland Security's "Lafferty Memo," on credible/reasonable fear determinations by Attorney Advisor Brendan Cullinane and presented by Immigration Judge Irene Feldman, Immigration Judge Glenn McPhaul, Chief Counsel Scott Rosen, and Senior Litigation Counsel Derek Julius.

8/11/2015 2015 EOIR Legal Training Program - Analyzing Evidence: Authentication of Documents, Assessing Evidentiary Weight, & Other Issues

This session will examine several issues related to evidence and removal proceedings. The first half of the training will discuss the authentication of documents in Immigration Court and an adjudicator's notice of certain facts. The second half of the session will review the process of assigning weight to different pieces of evidence in removal proceedings. The training will survey recent case law adjudicator's ability to take administrative notice of certain facts. The second half of the session will review the process of assigning weight to different pieces of evidence in removal proceedings. The training and resolution will review the process of assigning weight to different pieces of evidence in removal proceedings. The training and resolution will review the process of assigning weight to different pieces of evidence in removal proceedings. The training and resolution will review the process of assigning weight to different pieces of evidence in removal proceedings. The training will survey recent case law adjudicator's ability to take administrative notice of certain facts.

8/11/2015 2015 EOIR Legal Training Program - Tying the Knot Post-Windsor: Immigration Issues for Same-Sex Couples

In United States v. Windsor, the United States Supreme Court found the Defense of Marriage Act to be unconstitutional. This session will discuss the impact and application of Windsor in the immigration relating to: adoptions, spousal visa petitions, spousal abuse, and domestic violence. The session will also discuss relevant Board of Immigration Appeals and federal court cases, as well as country-spe moderated by Assistant Chief Immigration Judge Robert Weisel and presented by Judicial Education Director and Professor Todd Brower, Lieutenant Don Mueller, and Immigration Judge Virginia Perez-Gi.

8/11/2015 2015 EOIR Legal Training Program - Human Trafficking, Domestic Violence, & Crime Victims: Protections & Confidentiality

This session will explore federal legislation relating to victims of human trafficking and crime. The session will discuss the indicia of human trafficking and the legal requirement in immigration cases to It will also explore the potential forms of relief and protection available to human trafficking and crime victims. The session will include a detailed discussion of the legal requirements for T & U visas, virafficking and crime victims. This session will also discuss the confidentiality requirements associated with this particular form of relief. This session was moderated by Counsel Rená Cutlip-Mason and prafficking Initiative Lori Cohen and Associate Counsel Jessica Owens.

8/11/2015 2015 EOIR Legal Training Program - What Constitutes an Admission for Immigration Purposes?

This session will discuss developments in the continuing struggle to define the terms "admission" and "admitted" throughout the Immigration and Nationality Act. The panel will consider recent decisions and the Board of Immigration Appeals, which discuss when the definition of "admission" or "admitted" under section 101(a)(13)(A) of the Immigration and Nationality Act is applicable and when it is not. training, attendees should understand the legal issues that arise in determining whether an alien has been "admitted," and, based on this determination, decide whether such an admission subjects an a removability or renders that alien ineligible for relief from removal. This session was moderated by Attorney Advisor Julia Smith-Aman and presented by Immigration Judge Tammy Fitting and Judicial Lai

8/11/2015 2015 EOIR Legal Training Program - Advanced Cancellation of Removal Issues

This session will provide an advanced examination of the eligibility criteria for cancellation of removal under the Immigration and Nationality Act for permanent residents and non-permanent residence complex issues relating to: duration of lawful permanent residence; continuous residence after admission; continuous physical presence; disqualifying criminal offenses; exceptional and extremely unus The session will also discuss the special provision for cancellation of removal under section 240A of the Act, as well as recent decisions of the Board of Immigration Appeals and federal courts it cancellation of removal applications. This session was moderated by Temporary Board Member Joan Geller and presented by Senior Legal Advisor Molly Kendall Clark and Immigration Judge Frank Travie.

8/11/2015 2015 EOIR Legal Training Program - Complex Issues in Adjustment of Status

This session will discuss the eligibility criteria for adjustment of status under section 245 of the Immigration and Nationality Act. The session will explore complex issues relating to: inspection, admission eligibility; admissibility; and immigrant visa availability. The session will also explore the special adjustment of status provisions under section 245 of the Act, as well as recent decisions of the Board federal courts impacting the adjudication of applications for adjustment of status. This session was moderated by Board Member Anne Greer and presented by Immigration Judge David Neumeister and O'Sullivan.

8/11/2015 2015 EOIR Legal Training Program - Advanced Asylum & Protection Topics

This session will examine advanced legal issues regarding eligibility for asylum in the United States. The session will discuss the various bars to asylum based on criminal convictions. Additionally, th regarding whether a government is unable or unwilling to protect its citizens or control persons or groups persecuting others. This portion of the training will include a discussion of burdens of proof session was moderated by Judicial Law Clerk Joseph Hassell and presented by Board Member Michael Creppy and Immigration Judge Steven Morley.

8/11/2015 2015 EOIR Legal Training Program - Child Development & Eliciting Accurate Information from Child Witnesses

This session will explore the impact of child development in immigration proceedings. It will discuss age specific capabilities of children. It will further discuss the realistic expectations of a child's at immigration court proceedings. The session will also cover the differences in testimony between child and adult witnesses and identify special techniques for questioning children in the courtrot technique." Participants will develop best practices for eliciting information from and questioning children and learn to implement techniques to minimize the impact of suggestibility on information immigration court proceedings. This session was moderated by Assistant Chief Immigration Judge Jack Weil and presented by Professor of Clinical Psychiatry, Director of Medical Student Education Department of Psychiatry Co-Chair Avram Mack.

8/11/2015 2015 EOIR Legal Training Program - Children's Issues: Relief & Repatriation

This session will identify legal relief and protections available to children in immigration proceedings, including asylum, special immigrant juvenile status, T visas, and other humanitarian re special issues involving the burden of establishing eligibility for relief in juvenile cases. Additionally, this panel will discuss how to ensure safe repatriation of juveniles unable to avail themselves of im was moderated by KIND President Wendy Young and presented by Professor, Co-Founder of Immigration Law Clinic David Thronson, Immigration Judge Frank Travieso, and KIND Director of Region Frydman.

8/11/2015

2015 EOIR Legal Training Program - All in the Family: Advanced Visa Petition Topics

This session will discuss various issues that arise in the adjudication of appeals in visa petition proceedings. The session will explore issues relating to family-based visa petitions, including: marriage fra burden of proof; evidentiary issues, including the availability of documents establishing a familial relationship; spousal petitions involving same sex couples; Hague Convention adoptions versus non-Hagu Child Status Protection Act; and the Adam Walsh Act. This session was moderated by Board Member Ana Mann and presented by Attorney Advisor Elise Manuel, and Attorney Palma Yanni

8/11/2015

2015 EOIR Legal Training Program - Coming to a Court Near You? Expanding Bond Jurisdiction

The United States Court of Appeals for the Ninth Circuit has held that certain aliens subject to "mandatory" prolonged detention are entitled to bond hearings, even after a final administrative order of re will discuss the impact of Rodriguez v. Robbins, Casas-Castrillon v. DHS, and Franco-Gonzales v. Holder on custody and bond hearings in the immigration courts, including the procedural requirements a to such hearings. The panel will also discuss recent decisions outside of the Ninth Circuit on the issue of prolonged detention. Beyond the issue of prolonged detention, the panel will explore other r relating to certain substantive and procedural aspects of immigration court bond hearings, in addition to issues related to the scope of "mandatory" immigration detention. This session was moderated by Judge Rico Bartolomei and presented by Board Member Garry Malphrus, Associate General Counsel Daniel Cicchini, and Acting Team Leader Megan Foote Monsky.

8/10/2015

2015 EOIR Legal Training Program - International Religious Freedom Act: Current Issues & Topics

This session will examine the International Religious Freedom Act, as well as recent developments in religious-based persecution claims. The session will discuss countries in which claims of religious persecution claims. as legal issues relevant to the adjudication of religious based applications for asylum and other forms of protection under the Immigration and Nationality Act. This session was moderated by Acting Te presented by Deputy Director for Policy and Research Elizabeth Cassidy, Senior Policy Analyst Tiffany Lynch, and Policy Analyst Tina Mufford.

8/10/2015

2015 EOIR Legal Training Program - Terrorism-Related Inadmissibility Grounds (TRIG) & Exemptions

This session will explore federal legislation relating to victims of human trafficking, domestic violence, and crime. The session will discuss the indicia of human trafficking and the legal requirement in suspected trafficking. It will also explore the potential forms of relief and protection available to human trafficking and crime victims. The session will include a detailed discussion of the legal requireme available to human trafficking and crime victims, relief under the Violence Against Women Act, and other protections. This session will also discuss the confidentiality requirements associated wi was moderated by Temporary Board Member Hope Holiona and presented by Associate Counsel Diana Perry-Elby, Chief Counsel Scott Rosen, and USCIS TRIG Working Group Deputy Chair, USCIS IPC Claudia Schwartz.

8/10/2015

2015 EOIR Legal Training Program - Symposium: Legalization of Marijuana & Immigration Law

Twenty-three states and the District of Columbia allow marijuana use for medicinal purposes. In 2012, Colorado and Washington became the first states to legalize the sale and possession of marijua 1937. Since then, Alaska, Oregon and the District of Columbia have followed suit. This training will address what effect marijuana legalization has on the immigration consequences of a convictio controlled substance. The presentation will also discuss how marijuana offenses affect an alien's good moral character under the Immigration and Nationality Act, as well as how marijuana le discretionary determinations under the Act. This session was moderated by Assistant Chief Immigration Judge John Davis and presented by Immigration Judge Tammy Fitting, Immigration Judge The Judge Eileen Trujillo.

8/10/2015

2015 EOIR Legal Training Program - On the Ground Perspective: Gangs, Cartels & Immigration Law

The Department of Homeland Security (DHS) adjudicates applications for a variety of immigration benefits, including family-based and employment-based visas, asylum, and credible/reasonable fear c panel of U.S. Citizenship & Immigration Services representatives from the Asylum Division, Service Center Operations, Office of Chief Counsel, and Administrative Appeals Office will discuss the co between Executive Office for Immigration Review and DHS adjudications. The panel will address jurisdictional and procedural issues, as well as the applicable legal standards DHS uses in adjudicating i the DHS applies Board of Immigration Appeals precedent decisions. This session was moderated by Assistant Chief Immigration Judge Deepali Nadkarni and presented by President, IBI Consultants and and Supervisory Special Agent Alex Ghiz.

8/10/2015

2015 EOIR Legal Training Program - Emerging Issues in the Categorical Approach: Divisibility & Probability

This session will discuss emerging issues related to the categorical approach. The session will examine decisions from the Board of Immigration Appeals as well as the various circuit courts of approach. Moncrieffe v. Holder and Descamps v. United States. The panel will look at the changing nature of the categorical approach, the meaning of divisibility and the new role of the realistic probability t decisions. The session will also consider questions raised by the Supreme Court's recent decision in Johnson v. United States for the immigration context. The session will focus on the various developing across the country. This session was moderated by Attorney Advisor John Crossett and presented by Board Member Roger Pauley, Senior Litigation Counsel Jennifer Keeney, and Director Davi

8/10/2015

2015 EOIR Legal Training Program - Developments in Particular Social Group Claims

This training will provide a summary of the Board of Immigration Appeals' precedent decisions in Matter of M-E-V-G- and Matter of W-G-R-, which clarify "social distinction" and "particularity" in partic withholding of removal cases. The training will also provide an update on case law issued in the wake of these two decisions. Attendees will learn to apply the standards set forth in the precedents to a social group is cognizable and learn to determine whether an alien has established the requisite nexus between the alleged harm and the claimed particular social group. This session was moderated Charles Adkins-Blanch and presented by Senior Litigation Counsel Susan Green, Board Member Anne Greer, and Board Member Garry Malphrus.

8/10/2015

2015 EOIR Legal Training Program - Weighing Evidence: Credibility & Corroboration

This session will discuss the issues of credibility and corroboration within the context of claims for asylum, withholding of removal, and other forms of relief in removal proceedings before Immigrat Immigration Appeals. The presenters will discuss issues relating to burden of proof, criteria for assessing credibility, requirements that may be imposed for the production of corroborative evidence protected ground be "one central reason" for the alleged persecution in asylum cases. The presentation will highlight recent decisions by the Board of Immigration Appeals and the United States court credibility and corroboration. This session was moderated by Acting Chief Immigration Judge Stephen Griswold and presented by Immigration Judge Aviva Poczter, and Immigration Judge Denise Noonan

8/10/2015

2015 EOIR Legal Training Program - Navigating the Fault Lines: Circuit Splits in Immigration Law

This session will discuss the United States Circuit Courts of Appeals' diverging interpretations of the country's immigration and naturalization laws. The presentation will focus on major circuit sp before the immigration courts and the Board of Immigration Appeals. The presentation will include summaries and comparisons of relevant circuit court decisions. This session was moderated by Board N presented by Senior Legal Advisor Ellen Liebowitz.

6/25/2015

The Office of the Chief Administrative Hearing Officer (OCAHO): Jurisdiction and Adjudications

This presentation will discuss the function of the Office of the Chief Administrative Hearing Officer (OCAHO), one of the three adjudicatory bodies within the Executive Office for Immigration Review (provide an overview of OCAHO's history and areas of jurisdiction, and will cover the procedures for conducting OCAHO hearings and some of the core legal issues that arise in the adjudication of OCAHO also address review and appeal of OCAHO decisions, as well as the ways in which OCAHO interacts with the other EOIR adjudicatory components, new OCAHO legal and procedural initiatives, and how of from, other federal agencies that deal with similar employment-related immigration issues. This session was presented by Chief Adminstrative Hearing Officer Robin Stutman, Adminstrative Law Jul Advisor Lisa Sandoval, and Counsel to the Chief Adminstrative Hearing Officer Elizabeth Vayo.

5/21/2015 The Triple "A"s of Evidence: Administrative Notice, Authentication of Documents, and Assessing the Weight of Evidence

This presentation will address evidentiary issues involving administrative notice, authentication of documents, and assessing the weight given to evidence. The weight given to evidence portion of the evidence regarding changed country conditions involving asylum claims based upon changed personal circumstances. Federal court case law will be examined to identify commonalities and differences in which commonly arise when adjudicating immigration cases. This session was moderated by Federal Court Remand Coordinator/Attorney Advisor Kathleen Pepper, Judicial Law Clerk Adam Fleming, & Scholten.

3/25/2015 Statelessness: The International Legal Framework and Implications under U.S. Law

This presentation will address the international legal framework related to statelessness and how the issues present under U.S. immigration law. The presentation will include an overview of int statelessness, UNHCR's mandate related to statelessness and procedural and interpretive guidance on statelessness status determinations, and other States' practice related to statelessness status determinations of statelessness in the U.S. context and the implications of statelessness under U.S. immigration law and policy, including a brief survey of case law dev moderated by Vice Chairman Charles Adkins-Blanch and presented by Assistant Protection Officer Lindsay Jenkins.

2/11/2015 Corruption & Whistleblowing

This presentation will address asylum and withholding of removal claims where the noncitizen asserts that he will face persecution because of corruption or because he has acted as a whistleblower. T discussion of how such claims may be characterized in terms of a particular social group or political opinion. The presentation will then address special considerations in the nexus analysis, and will conc to analyze government action, including how to handle claims involving rogue officials. This session was moderated by Federal Court Remand Coordinator/Attorney Advisor Kathleen Pepper and presented Mayer-Salins.

1/22/2015 Handling Competence Issues in the Immigration Courts & Implementation of the Court's Order in Franco-Gonzalez v. Holder

This session will address the legal standard for determining competence in immigration court proceedings. It will explore the burdens of proof that apply in assessing competence. It will also explore the of an immigration judge's competency determination, including the referral of the respondent for a forensic competence evaluation. Important information will be provided for immigration adjudicator the ruling in the Franco- Gonzalez v. Holder case out of the Central District of California. The session will explore provisions of that ruling that will be adopted on a nationwide basis as part of the Exe Review's nationwide policy to provide enhanced procedural protections to detained, unrepresented respondents with mental disorders. The session will cover safeguards that may be imposed on incompetent including, but not limited to, provision of a Qualified Representative. The session will address ethical and legal issues relating to provision of a Qualified Representative. This session Chief Immigration Judge Jack Weil, Senior Counsel for Immigration Helaine Periman, Associate General Counsel Brea Burgie, and Contract Legal Analyst Gregory Pleasants.

10/8/2014 Professionalism Training for Immigration Adjudicators

This training session will explore professionalism training issues relevant to immigration adjudicators. The professional responsibility portion of the training session is designed by the Professional (PRAO) to address issues of professional responsibility for immigration adjudicators. The training will explain PRAO's role and responsibilities. It will examine common professional responsibility issues including such issues as competence, diligence, impartiality, ex parte communications, duties owed to the client, and maintaining state bar licensure. The session will also discuss professional responsibility participation in social media and social networking. The session will include a discussion of the relevant model rules of professional conduct. The government ethics portion of the training will exp Conduct for Employees of the Executive Branch and the Supplemental Standards of Ethical Conduct for Employees of the Department of Justice, as set forth in Title 5 of the Code of Federal Regulations issues as restrictions on the receipt of gifts, misuse of official title and position, membership in professional organizations, and restrictions on outside employment and other activities. The session will real-life examples to demonstrate the application of the Standards of Conduct. The Sexual Harassment/Equal Employment Opportunity/No Fear Act portion of the training will address the prohibitions the workplace, the law and professional obligations relating to Equal Employment Opportunity, and rights and protections under the No Fear Act. The session will cover recent case law and statutory of this session was presented by Acting Deputy Director Matthew Ferguson, Attorney Advisor Justin Leavitt, Associate General Counsel Brigette Frantz, and Supervisory Attorney Carolyn Vines Sapla.

9/18/2014 Gang-Based Asylum Claims: An Overview of Circuit Court Case Law & Government "Unable or Unwilling" Issues

This training will provide an overview of federal circuit court case law on issues involving gang-based asylum claims involving political opinion, religion, and particular social group. It will also focus on va-based asylum claims, such as forced recruitment, gang membership, witnessing or testifying about gang crime, and gang tattoos, as well as the interrelationship between these issues when conductivationing will address issues regarding whether a government is unable or unwilling to protect its citizens or control persons or groups persecuting others. This portion of the training will address issues sevidentiary issues. This session was presented by Temporary Board Member Sharon Hoffman, Federal Court Remand Coordinator/Attorney Advisor S. Kathleen Pepper, and Judicial Law Clerk Joseph Hass

8/12/2014 Implicit Bias in Appellate Review: Detecting & Avoiding Bias

This session will provide immigration adjudicators at the appellate level with an understanding of the importance of the rules against bias in administrative proceedings, as well as the sources or immigration proceedings. The session will provide immigration appeals adjudicators with an understanding of the impact of bias on the parties to proceedings, the record of proceedings, and the legal sr will learn to recognize subtle personal biases and cultural biases that may affect their decision-making and run afoul of bias rules and prohibitions. The session will help attendees recognize such biases various types of implicit bias. Attendees will learn to respond to implicit biases by employing techniques to minimize the impact and perception of bias in immigration proceedings at the appellate level. provide techniques that can be employed to foster public understanding and the public's sense of access to the courts. This session was presented by Adjunct Professor, Communication Consultant I Immigration Judge Jack Weil.

5/22/2014 The Immigration Consequences of Criminal Convictions - The Impact of the Supreme Court's Decisions in Moncrieffe and Descamps

This training will discuss recent developments in assessing whether a criminal conviction meets the federal definition of a "generic" crime, thus carrying with it certain immigration consequence removability, and eligibility for relief from removal. In particular, this training will discuss how the United States Supreme Court's recent decisions in Moncrieffe v. Holder, 133 S. Ct. 1678 (2013), and 133 S. Ct. 2276 (2013), impact the so-called "categorical" and "modified categorical" approaches. In addition, the training will address recent trends in federal court cases in light of these decisions. T. Board Member Roger Pauley, Attorney Advisor John Crossett, Judicial Law Clerk Joseph Hassell, and Judicial Law Clerk Joshua Lunsford.

3/20/2014 Adjudicating Citizenship Claims

This training will provide an overview of the issues surrounding derivative U.S. citizenship that may arise in immigration proceedings. The training will explain the difference between citizenship at birth and when a child born abroad acquires U.S. citizenship automatically through a parent or parents at a later time. There will be discussion of the applicable burdens of proof, as well as discussion of the that apply for both types of claims. The Child Citizenship Act of 2000 will be examined, and its impact on the applicable legal standards. In addition, the training will explore circuit court decisions and Bo various issues that must be resolved in adjudicating citizenship claims. This session was presented by Temporary Board Member Elise Manuel and Attorney Advisor Danielle Franco.

2/19/2014 Developments in Particular Social Group Case Law

This training will discuss recent precedent decisions from the Board of Immigration Appeals regarding "social visibility" and "particularity" in particular social group based asylum claims. It will also foci analyzing prior Board precedent decisions relating to "social visibility" and "particularity." In addition, the training will address recent trends in federal court cases regarding particular social group claim corroborating evidence. This session was presented by Vice-Chairman Charles Adkins-Blanch, Board Member Garry Malphrus, and Federal Court Remand Coordinator/Attorney Advisor Kathleen Pepper.

12/12/2013 Emerging Issues in Asylum Law: The Development of Nexus Analysis

This training will provide an overview of the concept of nexus in asylum and withholding of removal cases. It will also discuss published decisions from the Board of Immigration Appeals and the federal issue of nexus. The training will focus on particular concepts such as "at least one central reason" and discuss standards of review in the context of nexus issues. This session was presented by Board I Team Leader Andrea Cali.

9/19/2013 Constitutional Challenges in Immigration Proceedings

This training will provide an introduction to constitutionally-based challenges to evidence offered in removal proceedings, and to the institution of those proceedings. In this context, the Fourth and F Constitution, and their application to immigration proceedings, will be discussed, including seminal Supreme Court cases addressing these types of claims. The training will discuss the proceedures establi as set forth in published decisions from the Board of Immigration Appeals and will analyze the federal circuit courts addressing these concepts. The training will address similar claims raised by aliens to Homeland Security violated the agency's own regulations in arresting the alien or in gathering evidence of removability. Finally, the training will describe cases involving an alien's invocation of against self incrimination, as it applies to immigration proceedings. This session was presented by Board Member Garry Malphrus, Attorney Advisor Ann Doss, and Attorney Advisor Kathleen Reilly.

8/28/2013 Reviewing Immigration Judges' Decisions on Motions: Issues and Pitfalls

This training will address current issues and common pitfalls in reviewing motions decided by Immigration Judges both during the course of proceedings and after the entry of a removal order. To applicable standards for Board review over questions of fact, law, and discretion in Immigration Judge's decisions on motions; review of decisions on motions to continue and administratively close pi issues, including issues related to the "departure bar" regulations in light of recent federal circuit court decisions. The training will also discuss current developments and challenging issues related to re seeking rescission of absentia orders, as well as other emerging issues and trends in motions filed in immigration courts. This session was presented by Temporary Board Member Sharon Hoffman, Kessler, Attorney Advisor Dale Rider, and Attorney Advisor Christine Michaelis.

7/17/2013 The Impact of Criminal Convictions on Cancellation of Removal Eligibility

This program will provide attorneys with an overview of the impact a criminal conviction may have on an alien's eligibility for either cancellation of removal under sections 240A(a), 240A(b)(1), and 2- and Nationality Act or "special rule cancellation of removal" pursuant to 8 C.F.R. § 1240.66. The training will discuss published decisions from the Board of Immigration Appeals and the federal circuit that can arise when an alien has been convicted of a crime, including the applicable burden of proof, the stop-time rule, good moral character, and discretion. It will also touch on unresolved issues surn This session was presented by Board Member Anne Greer, Team Leader Julia Egy, and Attorney Advisor Jennifer Martella.

7/17/2013 LexisNexis CourtLink

This training will provide an overview on how to access LexisNexis Courtlink and provide basic tips such as finding petitions for review based on the alien number, alien's name, or docket number. The Federal Court Remand Coordinator/Attorney Advisor Kathleen Pepper.

6/26/2013 Circuit Court Survey: Fact Finding and the Board of Immigration Appeals' Clearly Erroneous Standard of Review

This training will discuss the Board's clearly erroneous standard of review for factual findings made by an Immigration Judge. It will focus on federal court decisions which find that the Board must reviby an Immigration Judge for clear error when reviewing asylum, withholding, and Convention Against Torture claims. It will further discuss other circuit cases where the court found the Board did reroneous standard of review, and suggest proper language to be used when reviewing factual findings by an Immigration Judge. This session was presented by Temporary Board Member Ellen Liebowitz Gundlach.

5/15/2013 Special Topics in Immigration Law: Federal Court Trends & Updates - 2013

This session will update immigration adjudicators and attorneys on major federal case law developments in the field of immigration and nationality law over the last year. The session will examine are: have expressed agreement and disagreement with the factual findings and conclusions of law rendered by the immigration courts and the Board of Immigration Appeals. This session was presented by and Board Member Linda Wendtland.

5/15/2013 Special Topics in Asylum Law: Sexual Orientation Based Asylum Claims

This presentation will address asylum, withholding of removal, and protection under the Convention Against Torture claims involving sexual orientation. It will explore various topics related to whether claim may have established past persecution or a well-founded fear of persecution, including: credibility; understanding when an alien's personal circumstances, such as age or change in personal situal whether the government is unable or unwilling to control the persecutors; and whether there is a pattern or practice of persecution. The presentation will also focus on "particular social group," includ group," as a protected ground of asylum and withholding. A discussion of relevant case law will highlight the distinctions made by federal courts when reviewing Board of Immigration Appeals decision claims. This session was moderated by Vice-Chairman Charles Adkins-Blanch and presented by Federal Court Remand Coordinator/Attorney Advisor Kathleen Pepper.

4/18/2013 Hague Convention on Intercountry Adoption

This training will provide an overview of the Convention on Protection of Children and Co-operation in Respect of Intercountry Adoption, which became effective for the United States on April 1, 2008, an immigration proceedings. It will describe adoption requirements under the existing legal framework, discuss who the Convention signatory countries are, and explain the requirements United States order to confer immigration benefits to an adopted child as that term is described in section 101(b)(1)(G) of the Immigration and Nationality Act. This session was moderated by Board Member Ana Mar. Officer Sarah Shaffer, Associate Counsel Jessica Owens, Adjudications Officer Carrie Rankin, Team Leader Andrea Cali and Attorney Advisor Christine Puffer.

3/20/2013 Exploring the Terrorism-Related Inadmissibility Grounds (TRIG) under the INA

This training will explore the scope and implications of the "terrorism-related inadmissibility grounds" (TRIG) and associated provisions under section 212(a)(3)(B) of the Immigration and Nationality types of activities and associations that give rise to TRIG under INA § 212(a)(3)(B)(i), the definition of "terrorist activity," and what it means to "engage in terrorist activity." It will also explore type under INA § 212(a)(3)(B)(vi), as well as TRIG exceptions and exemptions. The training will include a participatory learning activity designed to reinforce training participants' understanding of TRIG. The Chairman David Neal and presented by Chief, Training and Quality Branch, Asylum Division, DHS/USCIS Charles "Locky" Nimick.

2/21/2013 Understanding and Applying the Violence Against Women Act

This training will cover the special provisions for cancellation of removal and self-petitioning adjustment of status created by the Violence against Women Act (VAWA). It will discuss the history and four over VAWA claims, and the rules and procedures governing the filing and processing of VAWA claims. The training will additionally discuss special adjudication challenges in VAWA cases. This discussic the nature of domestic violence, as well as tools for assessing whether conduct constitutes battery or extreme cruelty for VAWA purposes. Finally, the training will provide an overview of the special p motions. This session was presented by Temporary Board Member Teresa Donovan, Attorney Advisor Joan Geller, Adjunct Professor and Director Lesiye Orloft, and Adjudications Officer L'Antoinella Spille

12/13/2012 Emerging Criminal Issues in Immigration Law

This training will provide an overview of emerging criminal issues in immigration law. In particular, the training will focus on applying the realistic probability standard set forth in Gonzales v. Duenas-A the evidence which circuits courts and the Board have held may or may not be considered in analyzing the immigration consequences of criminal convictions under the modified categorical approach

States, 495 U.S. 575 (1990) and Shepard v. United States, 544 U.S. 13 (2005); and the potential application of Nijawan v. Holder, 129 S. Ct. 2294 (2009), to other evidence which may be considered of modified categorical approaches. Additionally, there will be a discussion of recent circuit court and Board decisions, released after May 24, 2012, which concern criminal issues in immigration law. Th Attorney Advisor John Crossett and presented by Board Member Garry Malphrus, Board Member Roager Pauley, and Attorney Advisor Natthew Pizzo.

11/7/2012 Emerging Issues in Asylum Law: Religious and Economic Persecution Claims

The program will focus on two potential aspects of an asylum claim. It will address claims for asylum in which an alien asserts that actual or prospective economic harm constitutes persecution, and it v on account of religion. The program will briefly discuss the place of these issues within the overall context of an application for asylum. It will briefly address the evolution of the term "persecution," wit and approaches to economic claims prior to the Board's precedent decision on this issue. The program will discuss the Board's decision in *Matter of T-Z-*, 24 I&N Dec. 163 (BIA 2007), and the circuit involving economic harm since *Matter of T-Z-*. It will provide adjudicators with an overview of the legal framework for analyzing claims for asylum on account of religion, as well as recent legal declaims. Finally, the program will suggest approaches to evaluating the testimony and evidence typically presented in such cases and summarize current conditions relating to religious persecution in such assession was moderated by Board Member Hugh Mullane and presented by Attorney Advisor Denise Brown, Attorney Advisor Amanda Dutra, and Attorney Advisor David Saadat.

10/18/2012 Rulemaking & Immigration: The Regulatory Process and More

This program will provide information on the federal regulatory process and the legal requirements of notice and comment rulemaking. This program will further provide information regarding regulatory Executive Office for Immigration Review. This session was moderated by Vice Chairman Charles Adkins-Blanch and presented by Chief Regulatory Counsel Liane Jarvis.

9/12/2012 Particular Social Groups: A Defining Challenge

This program will provide attorneys with information regarding the approaches taken by the Board and the federal courts when analyzing particular social group claims made by applicants for asyli Immigration and Nationality Act. Attorneys will also receive information regarding the practical consideration: involving particular social group claims. The training will touch on unresolved issues surrounding these claims. This session was moderated by Board Member Linda Wendtland and presented by Temp. Attorney Advisor Susan Berry, and Attorney Advisor Jeffrey Phillips.

8/16/2012 Legislative History: From Statutory Process to Research and Application

Legislative History: From Statutory Process to Research and Application will provide attorneys with an understanding of legislative process, how to conduct legislative history research, and how to u decisions. The session will cover the publication of federal laws and congressional documents, including bills and resolutions, committee reports and hearings, floor debates, and other publications legislative history of statutes. Sources of compiled legislative histories, as well as techniques for compiling legislative histories, will also be covered. The session will provide practical instruction on how history resources. It will also cover some of the many uses for legislative history and will provide examples of legislative history used in published decisions, including published decisions from the Board session was presented by Senior Legal Information Analyst Luis Acosta, EOIR Librarian Karen Drumond, and Senior Legal Advisor Jeffrey Chase.

7/19/2012 Vartelas v. Holder - Admission of Lawful Permanent Residents Who Make Brief, Casual, and Innocent Departures

This session will discuss the U.S. Supreme Court's recent decision in Vartelas v. Holder ____ U.S. ____, 132 S.Ct. 1479 (2012). In Vartelas, the Court held that section 101(a)(13) of the Immigration & Nather Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IRIRA), could not be applied retroactively to a lawful permanent resident who: 1) prior to the enactment of IRIRA, committed states, was deemed to be seeking admission and placed in removal proceedings as a result of his or her crin that such a lawful permanent resident alien could not be considered as seeking admission if his or her departure from the United States was "brief, casual, and innocent." In so holding, the Court doctrine" which was first enunciated by the Court in Rosenberg v. Fleuti, 374 U.S. 449 (1963). In addition to discussing the Court's holding in Vartelas, this session will provide a brief overview of the I It will further examine the three components of the Fleuti doctrine – brief, casual, and innocent – based on relevant Board of Immigration Appeals and federal court precedent. Finally, the session will when the application of the Fleuti doctrine is warranted in a given case, as well as tips for applying the Fleuti doctrine. This session was moderated by Board member Anne Greer and present Coordinator/Attorney Advisor Kathleen Pepper.

7/19/2012 Interpreting the Term "Admission" Under the Immigration & Nationality Act

This training will provide an overview of the concept of "admission" in the Immigration & Nationality Act. It will discuss published Board of Immigration Appeals and federal circuit court decisions on training will address the terms "admission" and "admitted" as they appear in various grounds of removability and relief provisions in the Act, including whether and when an adjustment of status of renders an alien "admitted" to the United States. This session was moderated by Board Member Patricia Cole and presented by Attorney Advisor Julia Smith-Aman and Attorney Advisor Adrienne Weaver.

6/13/2012 Special Topics in Asylum Law: Firm Resettlement & Internal Relocation

This training will provide an overview of the concepts of "firm resettlement" and "internal relocation" and the legal framework establishing these concepts. It will discuss published decisions from the E and the federal circuit courts addressing these important asylum law concepts. It will further discuss burden of proof issues that arise in firm resettlement and internal relocation cases. Finally, the trai legal issues surrounding the concepts of firm resettlement and internal relocation. This session was presented by Temporary Board Member Ellen Liebowitz and Attorney Advisor Greta Hendricks.

5/24/2012 Immigration Law: Federal Court Trends & Updates - 2012

This session will update immigration adjudicators and attorneys on major federal case law developments in the field of immigration and nationality law. The session will examine areas in which the fareas agreement and disagreement with the factual findings and conclusions of law rendered by the immigration courts and the Board of Immigration Appeals. It will also discuss federal court treatment immigration law. This session was presented by Director David McConnell and Board Member John Guendelsberger.

4/25/2012 The Law of Discretion in Immigration Cases

This program will provide attorneys with information regarding the key forms of discretionary relief under the Immigration and Nationality Act, focusing on related Board of Immigration Appeals a Attorneys will also receive information regarding the practical application of the discretionary analysis. This session was moderated by Board Member Michael Creppy and presented by Attorney Ad Attorney Advisor Catherine Krapf.

3/15/2012 Personal Circumstances & Asylum Eligibility: When does an alien's changed personal circumstances constitute a new claim for asylum?

An alien's personal circumstances may change after a decision has been rendered by an Immigration Judge or the Board in the alien's case. This presentation will explore when such changed personal circumstances are new hearing before an Immigration Judge. The focus will be on asylum claims based upon changed personal circumstances involving religion and apostasy, the Chinese De of United States citizen children and a country's population control laws although other changed personal circumstances will also be addressed. A discussion of relevant case law will highlight the distinc when reviewing Board decisions involving changed personal circumstances and asylum eligibility claims. This session was moderated by Temporary Board Member Sharon Hoffman and presente Coordinator/Attorney Advisor Kathleen Pepper.

2/29/2012 Drafting Administrative Appellate Decisions: From Record Review & Thesis to Outline & Draft Decision

The training will be an advanced legal writing session, with a focus on the effective preparation and drafting of appellate administrative decisions. It will outline similarities and distinctions be administrative decisions, with particular attention being paid to how judicial and agency decisions approach issues such as standard of review and applicability of precedent. The speakers will stres review and preparation of the appellate record, including effective review and identification of the administrative trial court decision, evidence admitted at the trial court level, pleadings filed by

documents. The training will provide guidance on developing, testing, and verifying a legal thesis; emphasize the importance of developing effective legal research practices; and stress the significance outline prior to beginning the legal drafting process. The training will discuss principles of composition for appellate decisions, with a focus on drafting clear, concise and persuasive decisions and a speakers will provide advice on how to convey efficiently the results being reached in the appellate decisions, as well as the factual and legal grounds for the decisions. Finally, the training will discuss to order and developing an effective proofreading practice. This session was presented by Board Member Charles Adkins-Blanch, Board Member Grant, and Board Member Anne Greer.

11/17/2011 Choice of Law in Agency Decisions and Venue for Petitions for Review in the U.S. Circuit Courts

This program will provide attorneys with information and guidance regarding EOIR's choice of circuit court law in cases conducted via video conferencing across circuit lines. This will include a discussion persuasive sources of law and practice involved in making this determination. The program will also address the willingness of the circuit courts to transfer venue over an immigration case to a sister circ presented by Board Member Charles Adkins-Blanch, Team Leader Jeffrey Pease, and Attorney Advisor Daniel Swanwick.

11/9/2011 Other Emerging Issues in Asylum Claims

This program will provide attorneys with information regarding recent developments in the area of asylum law, including defining and identifying a "pattern or practice of persecution," and examining the In addition, recent developments in the law concerning whether a government is "unwilling or unable" to protect asylum applicants will be discussed. Government consent or acquiescence to torture will whether aliens are entitled to protection under the Convention Against Torture. This session was presented by Board Member Linda Wendtland and Attorney Advisor Andrea Cali.

10/20/2011 Approaching Criminal Cases with Conviction: Applying the Categorical Approach and Deciphering the Record of Conviction

The training will address the application of the categorical and modified categorical approaches in assessing criminal convictions in the context of immigration appeals. The training will discuss the categorical approach, the meaning of divisibility, and burden of proof. It will highlight differences in the interpretation and application of the categorical approach by the federal courts of appeals. The information and guidance on examining the record of conviction and deciphering conviction records. It will also discuss research strategies and tips on approaching criminal issues in immigration cases are presenting criminal issues. This session was presented by Board Member John Guendelsberger, Board Member Anne Greer, Board Member Hugh Mullane, Board Member Roger Pauley, Attorney Advisor John Crossett, and Attorney Advisor Joan Geller.

10/12/2011 LPR Cancellation of Removal Overview

The purpose of this training is to provide a framework for analyzing appeals involving relief pursuant to section 240A(a) of the Act, commonly referred to as "LPR cancellation." The statutory elemen specific concerns raised by Board and circuit court precedents will be examined. In addition, the training will pose hypothetical situations to illustrate issues that arise in the LPR cancellation context. The Attorney Advisor Gabriel Gonzalez.

9/27/2011 Beyond Briones & Lemus: Updates on Adjudicating Cases Involving Unlawful Presence & Related Waivers

This training will provide an overview of the unlawful presence bars outlined in the Immigration and Nationality Act at section 212(a)(9)(B) and (C) and will discuss precedent decisions from the Board the United States Courts of Appeals interpreting the interplay between the unlawful presence bars and adjustment of status under section 245(i) of the Act and examine the waivers relevant to the unlaw presentation was presented by Attorney Advisor Sheila Helf and Attorney Advisor Margaret MacGregor.

8/17/2011 Legal Ethics & Professional Responsibility

Professional Responsibility - This program discusses hot topics and recent cases in the professional responsibility arena, including Supreme Court cases, other federal cases, and a recent Vermont Sup the issue of attorney deceit and recent amendments to the ABA Model Rules imposing new obligations on prosecutors which are being considered for adoption in a number of jurisdictions in which D practice. Professional Conduct - The focus of this program is common professional responsibility issues that may arise for agency counsel. The panel discusses questions under the ABA Model Rules variety of contexts, covering such topics as choice of law, contacts with represented persons (including issues involving agents), conflicts of interest, candor to the court, representations to opposit electronic discovery and metadata, ex parte contacts with the court, the duty of confidentiality, and discussing professional responsibility issues with supervisors. This session was presented by T Assistant United States Attorney Dean Eichelberger, Director Jerri Dunston, Attorney Advisor Vanessa Schlueter, and Legal Advisor Matthew Ferguson.

7/28/2011 Chinese Coercive Population Control Claims: Country Conditions, Legal Framework, and Recent Developments

The program will provide adjudicators with a background in country conditions information and sources relating to the implementation of China's birth planning policies. It will also provide historical planning policies and comparison of the implementation of these policies at different times, in different parts of China, and with respect to diverse populations. The program will additionally prov framework for adjudicating Chinese coercive population control cases, as well as recent developments in such cases. The program will further discuss the evaluation of testimony and evidence prese recent legal developments and current country conditions. This session was presented by Asia Researcher William Korner, Attorney Advisor Christine Puffer, and Attorney Advisor David Sadadat.

7/14/2011 Asylum in a Changing World

In assessing the present state of our asylum laws, it is useful to look back at the road that led us here. This program will discuss developments in U.S. asylum law from its nonexistent state in the I tracing its development through the Cold War, the 1967 Protocol, the 1980 Refugee Act, the asylum reforms of the mid-1990s, and the REAL ID Act of 2005. The materials will emphasize how asylum p tension between public compassion and fear; foreign policy and economic concerns; and international treaty obligations and U.S. specific regional preferences. This session was presented by Attorney Ad

6/15/2011 "Other Serious Harm" and Humanitarian Asylum

This program will provide attorneys with information regarding the mechanics of reaching the "other serious harm" analysis under the federal regulations at 8 C.F.R. § 1208.13(b)(1)(iii)(B) for demonstrated past persecution. This will include a review of the history of the concept of "other serious harm" in U.S. case law and regulations and an overview of "Humanitarian Asylum" concepts in i law. The program will also review the most recent case law from federal courts interpreting the possible circumstances under which "other serious harm" is likely to arise. This session was present Adkins-Blanch and presented by Attorney Advisor Jeffrey Chase.

5/19/2011 Trends & Recent Developments in Religious Freedom

This training will provide an overview of the International Religious Freedom Act ("IRFA") as it relates to the Department of State and the Department's activities in the furtherance of IRFA. The presen state of religious freedom in various nations and regions as reflected in the Annual Report on International Religious Freedom, released in November 2010 and the forthcoming six-month report. The p trends and likely future developments, and will consider the potential impact of these trends on migration. This session was presented by Foreign Service Officer Landon Taylor.

4/13/2011 Standard of Review Update

This training will provide a general review of 8 C.F.R. 1003.1(d)(3) (setting out the Board's scope of review), including relevant Board and circuit court decisions. It will also discuss specific examples addressing the scope of review, focusing on erroneous or misleading language and suggesting alternative phraseology. The training will include a Question and Answer session which includes three Boar presented by Temporary Board Member Ellen Liebowitz.

3/17/2011 Combating Immigration Fraud: An Overview of EOIR's Fraud Prevention Efforts

This program will provide attorneys with a comprehensive overview of EOIR's Fraud and Abuse Prevention Program, including its history, regulatory mandate, goals, authority, caseload trends, and succe familiarize attorneys with the types of fraud complaints and requests for litigation assistance received by the program and how each is handled; with the Federal and state statutes, both criminal immigration fraud; and, with current Department of Justice and Department of Homeland Security anti-fraud initiatives, including initiatives to reduce notario fraud and the unauthorized practice participants with helpful tips for spotting and reporting fraud within EOIR proceedings. This session was presented by Counsel Kathy John.

2/16/2011 Jurisdictional Issues Presented in Cases Before the Board

This training will provide Board Members and attorneys with an understanding of the various jurisdictional issues involved in cases before the Board of Immigration Appeals. The presentation will inclu regulations and case law and address Immigration Judge jurisdiction v. Board jurisdiction; jurisdiction by certification; identifying and resolving "overlapping" jurisdictional issues between Immigration Ju remand issues under Matter of Patel, 16 I&N Dec. 600 (BIA 1978); and Board jurisdiction following remand orders from the federal courts. This session was presented by Federal Court Remand Kathleen Pepper.

1/26/2011 Emergency Stays and the Departure Bar

This training focuses on issues involving the imminent removal and/or departure of an alien from the United States. The training will explain the processes and procedures involved in seeking and obic well as what an attorney should do if a stay has been granted. Next, using an outline of the applicable regulations and case law in this evolving area of the law, the presentation will examine the effect of Board's jurisdiction over appeals, as well as motions. The training will conclude with a PowerPoint presentation that describes various factual scenarios where aliens have departed and then ask the part the departure bar applies. This session was presented by Attorney Advisor Christine Michaelis and Stay Coordinator Homa Naderi.

11/3/2010 Visa Petition Training

This training will provide an overview on visa petitions and cover various topics that arise in the adjudication of appeals in visa petition proceedings. Topics will include issues relating to family-based vi fraud, bona fides of marriage, sibling relationships, adoptions, and visa revocations. This session was presented by Attorney Advisor Gabriel Gonzalez.